Mr. MORELLE. Mr. Speaker, I yield myself the balance of my time.

Mr. Speaker, I do want to thank the gentleman, Dr. Burgess, a colleague and friend on the Rules Committee. I always appreciate hearing from him.

I think there are compelling issues here in this rule and the reasons that the House should adopt the rule.

Workers TheProtecting Older Against Discrimination Act is a critical tool for so many Americans who are discriminated against in the workplace. It deserves our support. I am confident that it will pass the House, but we should remember how important it is, not only to those workers, but to the U.S. economy.

H.R. 239, the Equal Access to Contraception for Veterans Act, makes sure that women who have served and are veterans have the same rights that every other person in America has to not have to pay copays in order to recontraception from ceive their healthcare policy.

We also take up critical legislation regarding LGBTQ businesses, to make sure they get equal access to credit and equal access to investments. H.R. 1443 would require lenders to start to gather information on those businesses that are owned by LGBTQ individuals.

The CRAs, in my judgment, Mr. Speaker, are all well-informed, and they do focus on the policies, policies which, frankly, we don't agree with here in the House and which the Senate didn't agree with. The Senate has passed these on to us in bipartisan fashion, so these aren't simply questions of whether or not we approve of the previous President. This is about the policies themselves, and they have found themselves here to be voted on because our colleagues across the corridor in the Senate agree with us that these rules ought to be overturned using the CRA process.

This is an important rule. It affects millions of Americans in so many ways.

Mr. Speaker, I urge a "yes" vote on the rule and the previous question.

The material previously referred to by Mr. Burgess is as follows:

Amendment to House Resolution 486 At the end of the resolution, add the following:

SEC. 12. Immediately upon adoption of this resolution, the House shall proceed to the consideration in the House of the bill (H.R. 18) to prohibit taxpayer funded abortions. All points of order against consideration of the bill are waived. The bill shall be considered as read. All points of order against provisions in the bill are waived. The previous question shall be considered as ordered on the bill and on any amendment thereto to final passage without intervening motion except: (1) one hour of debate equally divided and controlled by the chair and ranking minority member of the Committee on Energy and Commerce; and (2) one motion to recom-

SEC. 13. Clause l(c) of rule XIX shall not apply to the consideration of H.R. 18.

Mr. MORELLE. Mr. Speaker, I yield back the balance of my time, and I move the previous question on the resolution.

The SPEAKER pro tempore. The question is on ordering the previous

The question was taken: and the Speaker pro tempore announced that the ayes appeared to have it.

Mr. BURGESS. Mr. Speaker, on that I demand the yeas and nays.

The SPEAKER pro tempore. Pursuant to section 3(s) of House Resolution 8, the yeas and nays are ordered.

Pursuant to clause 8 of rule XX. further proceedings on this question are postponed.

### RECESS

The SPEAKER pro tempore. Pursuant to clause 12(a) of rule I, the Chair declares the House in recess subject to the call of the Chair.

Accordingly (at 1 o'clock and 7 minutes p.m.), the House stood in recess.

# □ 1330

### AFTER RECESS

The recess having expired, the House was called to order by the Speaker pro tempore (Mr. Mfume) at 1 o'clock and 30 minutes p.m.

PROVIDING FOR CONSIDERATION OF H.R. 2062, PROTECTING OLDER WORKERS AGAINST DISCRIMINA-TION ACT OF 2021; PROVIDING FOR CONSIDERATION OF H.R. 239, EQUAL ACCESS TO CONTRACEP-TION FOR VETERANS ACT; PRO-VIDING FOR CONSIDERATION OF 1443, LGBTQ BUSINESS EQUAL CREDIT ENFORCEMENT AND INVESTMENT ACT; PRO-VIDING FOR CONSIDERATION OF S.J. RES. 13, PROVIDING FOR CONGRESSIONAL DISAPPROVAL OF THE RULE SUBMITTED BY THE EQUAL EMPLOYMENT OP-PORTUNITY COMMISSION RELAT-ING TO "UPDATE OF COMMIS-CONCILIATION SION'S PROCE-DURES"; PROVIDING FOR CON-SIDERATION OF S.J. RES. 14, PROVIDING FOR CONGRESSIONAL DISAPPROVAL OF THE RULE SUBMITTED BY THE ENVIRON-MENTAL PROTECTION AGENCY RELATING TO "OIL AND NAT-URAL GAS SECTOR: EMISSION STANDARDS FOR NEW, RECON-AND STRUCTED, MODIFIED SOURCES REVIEW"; PROVIDING FOR CONSIDERATION OF S.J. RES. 15, PROVIDING FOR CON-GRESSIONAL DISAPPROVAL OF THE RULE SUBMITTED BY THE OFFICE OF THE COMPTROLLER OF CURRENCY RELATING TO "NATIONAL BANKS AND FED-ERAL SAVINGS ASSOCIATIONS AS LENDERS"; AND FOR OTHER PURPOSES

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX, the unfinished business is the vote on ordering the previous question on the resolution

(H. Res. 486) providing for consideration of the bill (H.R. 2062) to amend the Age Discrimination in Employment Act of 1967 and other laws to clarify appropriate standards for Federal employment discrimination and retaliation claims, and for other purposes; providing for consideration of the bill (H.R. 239) to amend title 38. United States Code, to provide for limitations on copayments for contraception furnished by the Department of Veterans Affairs, and for other purposes; providing for consideration of the bill (H.R. 1443) to amend the Equal Credit Opportunity Act to require the collection of small business loan data related to LGBTQ-owned businesses; providing for consideration of the joint resolution (S.J. Res. 13) providing for congressional disapproval under chapter 8 of title 5, United States Code, of the rule submitted by the Equal Employment Opportunity Commission relating to "Update of Commission's Conciliation Procedures": providing for consideration of the joint resolution (S.J. Res. 14) providing for congressional disapproval under chapter 8 of title 5, United States Code, of the rule submitted by the Environmental Protection Agency relating to "Oil and Natural Gas Sector: Emission Standards for New, Reconstructed, and Modified Sources Review"; providing for consideration of the joint resolution (S.J. Res. 15) providing for congressional disapproval under chapter 8 of title 5, United States Code, of the rule submitted by the Office of the Comptroller of Currency relating to "National Banks and Federal Savings Associations as Lenders": and for other purposes, on which the yeas and nays were ordered.

The Clerk read the title of the resolu-

The SPEAKER pro tempore. The question is on ordering the previous question.

The vote was taken by electronic device, and there were—yeas 218, nays 209, not voting 3, as follows:

# [Roll No. 175]

# YEAS-218

Adams Case Casten Aguilar Castor (FL) Auchincloss Castro (TX) Chu Axne Barragán Cicilline Bass Clark (MA) Beatty Clarke (NY) Cleaver Bever Clyburn Bishop (GA) Cohen Connolly Blumenauer Blunt Rochester Cooper Bonamici Correa Bourdeaux Costa Bowman Courtney Boyle, Brendan Craig Crist Brown Crow Brownley Cuellar Bush Davids (KS) Davis, Danny K. Bustos Butterfield Dean Carbajal DeFazio DeGette Cárdenas Carson DeLauro Carter (LA) DelBene Cartwright Delgado

DeSaulnier Dingell Doggett Doyle, Michael Escobar Eshoo Espaillat Evans Fletcher Foster Frankel, Lois Gallego Garamendi

Demings

García (IL) Garcia (TX) Golden Gomez Gonzalez, Vicente Gottheimer Green, Al (TX) Grijalva Harder (CA) Haves Higgins (NY)

June 23, 20	021
Himes	McCollum
Horsford	McEachin
Houlahan	McGovern
Hoyer	McNerney
Huffman	Meeks
Jackson Lee	Meng
Jacobs (CA)	Mfume
Jayapal	Moore (WI)
Jeffries	Morelle
Johnson (GA)	Moulton
Johnson (TX)	Mrvan
Jones	Murphy (FL)
Kahele	Nadler
Kaptur	Napolitano
Keating	Neal
Kelly (IL)	Neguse
Khanna	Newman
Kildee	Norcross
Kilmer	O'Halleran
Kim (NJ)	Ocasio-Cortez
Kind	Omar
Kirkpatrick	Pallone
Krishnamoorthi	Panetta
Kuster	Pappas
Lamb	Payne
Langevin	Perlmutter
Larsen (WA)	Peters
Larson (CT)	Phillips
Lawrence	Pingree
Lawson (FL)	Pocan
Lee (CA)	Porter
Lee (NV)	Pressley
Leger Fernandez	Price (NC)
Levin (CA)	Quigley
Levin (MI)	Raskin
Lieu	Rice (NY)
Lofgren	Ross
Lowenthal	Roybal-Allard
Luria	Ruiz
Lynch	Ruppersberger
Malinowski	Rush
Maloney,	Ryan
Carolyn B.	Sánchez
Maloney, Sean	Sarbanes
Manning	Scanlon
Matsui	Schakowsky
McBath	Schiff
	NAYS—20
Aderholt	Fallon

Schneider Schrader Schrier Scott (VA) Scott, David Sewell. Sherman Sherrill Sires Slotkin Smith (WA) Soto Spanberger Speier Stansbury Stanton Stevens Strickland Suozzi Swalwell Takano Titus Tlaib Tonko Torres (CA) Torres (NY) Trahan

Thompson (CA) Thompson (MS) Trone Underwood Vargas Veasev Vela Velázquez Wasserman Schultz Waters Watson Coleman Welch Wexton Wild Williams (GA) Wilson (FL)

Yarmuth.

Johnson (LA)

Johnson (OH)

Johnson (SD)

Joyce (OH)

Jovce (PA)

Kelly (MS)

Kelly (PA)

Kim (CA)

Kinzinger

Kustoff

LaHood

LaMalfa

Lamborn

LaTurner

Loudermilk

Luetkemeyer

Malliotakis

Latta

Lesko

Letlow

Long

Lucas

Mace

Mann

Mast

Massie

McCarthy

McCaul

McClain

McHenry

McKinley

Miller (IL)

Miller (WV)

Moolenaar

Moore (AL)

Moore (UT)

Murphy (NC)

Mooney

Mullin

Nehls

Nunes

Newhouse

Norman

Miller-Meeks

Meijer

Meuser

McClintock

Jordan

Katko

Keller

NAYS-209

Feenstra

Ferguson

Fischbach

Fitzgerald

Fitzpatrick

Fleischmann

Fortenberry

Franklin, C

Scott

Gallagher

Garbarino

Garcia (CA)

Fulcher

Gaetz

Gibbs

Gimenez

Gohmert

Good (VA)

Gosar

Granger

Gooden (TX)

Graves (LA)

Graves (MO)

Green (TN)

Greene (GA)

Griffith

Guest

Guthrie

Harris

Hern

Hill

Hinson

Hudson Huizenga

Jackson

Jacobs (NY)

Hagedorn

Hartzler

Herrell

Hice (GA)

Higgins (LA)

Hollingsworth

Harshbarger

Herrera Beutler

Grothman

Gonzales, Tony Gonzalez (OH)

Foxx

#### Scalise Obernolte Owens Schweikert Palazzo Scott, Austin Palmer Sessions Pence Simpson Perry Smith (MO) Pfluger Smith (NE) Posey Smith (NJ) Reed Smucker Reschenthaler Spartz Rice (SC) Rodgers (WA) Stauber Steel Stefanik Rogers (AL) Rogers (KY) Steil Rose Steube Rosendale Stewart Rouzer Taylor Rov Tennev Rutherford Thompson (PA) Salazar Tiffany

## Timmons Turner Upton Valadao Van Drew Van Duvne Wagner Walberg Walorski Waltz Weber (TX) Webster (FL) Wenstrup Westerman Williams (TX) Wilson (SC) Wittman Womack Young Zeldin

# NOT VOTING-3

Burchett Donalds Pascrell

#### $\Box$ 1356

Messrs. RUTHERFORD, BANKS, and BACON changed their vote from "yea" to "nav."

Mr. GARAMENDI changed his vote from "nay" to "yea."

So the previous question was ordered. The result of the vote was announced as above recorded.

Stated for:

Mr. PASCRELL. Mr. Speaker, on June 23, 2021, I missed one roll call vote. Had I been present, I would have voted "yes" on rollcall vote 175-Motion on Ordering the Previous Question on the Rule, H. Res. 486.

# MEMBERS RECORDED PURSUANT TO HOUSE

RESOLUTION 8, 117TH CONGRESS			
Aderholt (Moolenaar) Amodei (Balderson) Clarke (NY) (Jeffries) DeFazio (Davids (KS)) DeSaulnier (Matsui) Garcia (IL) (Garcia (TX)) Hoyer (Brown)	Johnson (TX) (Jeffries) Kelly (IL) (Jeffries) Kirkpatrick (Stanton) Lawson (FL) (Evans) Lieu (Beyer) Lowenthal (Beyer) Meng (Clark (MA)) Mullin (Cole)	Napolitano (Correa) Pappas (Kuster) Payne (Pallone) Ruiz (Aguilar) Rush (Underwood) Sewell (DelBene) Vela (Gomez) Velázquez (Jeffries) Wilson (FL) (Hayes)	

The SPEAKER pro tempore. The question is on the resolution.

The question was taken; and the Speaker pro tempore announced that the aves appeared to have it.

Mr. BURGESS. Mr. Speaker, on that I demand the yeas and nays.

The SPEAKER pro tempore. Pursuant to section 3(s) of House Resolution 8, the yeas and nays are ordered.

The vote was taken by electronic device, and there were—yeas 218, nays 205, not voting 7, as follows:

# [Roll No. 176]

	YEAS-218	
Adams	Brownley	Clyburn
Aguilar	Bush	Cohen
Allred	Bustos	Connolly
Auchincloss	Butterfield	Cooper
Axne	Carbajal	Correa
Barragán	Cárdenas	Costa
Bass	Carson	Courtney
Beatty	Carter (LA)	Craig
Bera	Cartwright	Crist
Beyer	Case	Crow
Bishop (GA)	Casten	Cuellar
Blunt Rochester	Castor (FL)	Davids (KS)
Bonamici	Castro (TX)	Davis, Danny K
Bourdeaux	Chu	Dean
Bowman	Cicilline	DeFazio
Boyle, Brendan	Clark (MA)	DeGette
F.	Clarke (NY)	DeLauro
Brown	Cleaver	DelBene

Demings DeSaulnier Deutch Dingell Doggett Doyle, Michael Escobar Eshoo Espaillat Evans Fletcher Foster Frankel, Lois Gallego Garamendi García (IL) Garcia (TX) Golden Gomez Gonzalez. Vicente Gottheimer Green, Al (TX) Grijalva Harder (CA) Haves Higgins (NY) Himes Horsford Houlahan Hover Huffman Jackson Lee Jacobs (CA) Jayapal Jeffries Johnson (GA) Johnson (TX) Jones Kahele Kaptur Keating Kelly (IL) Khanna Kildee Kilmer Kim (NJ) Kind Kirkpatrick Krishnamoorthi Kuster Lamb Langevin Larsen (WA) Larson (CT)

Delgado

Roybal-Allard Lawrence Lawson (FL) Ruiz Lee (CA) Ruppersberger Lee (NV) Rush Leger Fernandez Rvan Levin (CA) Sánchez Levin (MI) Sarbanes Lieu Scanlon Lofgren Schakowsky Lowenthal Schiff Luria Schneider Lynch Schrader Malinowski Schrier Maloney, Scott (VA) Carolyn B. Scott, David Malonev, Sean Sewell Manning Sherman Matsui Sherrill McBath Sires McCollum Slotkin McEachin Smith (WA) McGovern McNerney Soto Spanberger Meeks Speier Meng Mfume Stansbury Moore (WI) Stanton Morelle Stevens Moulton Strickland Mrvan Suozzi Murphy (FL) Swalwell Nadler Takano Napolitano Thompson (CA) Neal Thompson (MS) Neguse Titus Newman Tlaib Norcross Tonko O'Halleran Torres (CA) Ocasio-Cortez Torres (NY) Omar Trahan Pallone Trone Panetta. Underwood Pappas Vargas Pascrell Veasey Payne Perlmutter Vela Velázquez Peters Wasserman Phillips Pingree Schultz Waters Pocan Watson Coleman Porter Welch Pressley Wexton Price (NC) Wild Quigley Williams (GA) Raskin Rice (NY) Wilson (FL) Yarmuth

# NAYS-205

Aderholt Crenshaw Allen Curtis Amodei Davidson Armstrong Davis, Rodney Arrington DesJarlais Babin Diaz-Balart Bacon Donalds Baird Duncan Balderson Dunn Banks Estes Fallon Barr Bentz Feenstra Bergman Ferguson Fischbach Bice (OK) Biggs Fitzgerald Bilirakis Fitzpatrick Bishop (NC) Fleischmann Boebert Fortenberry Bost Foxx Brady Franklin, C. Brooks ScottBuchanan Fulcher Buck Gaetz Bucshon Gallagher Budd Garbarino Garcia (CA) Burgess Gibbs Calvert Gimenez Cammack Gonzales, Tony Carl Carter (GA) Gonzalez (OH) Good (VA) Carter (TX) Cawthorn Gooden (TX) Chabot GosarGranger Cheney Cline Graves (LA) Cloud Graves (MO) Clyde Green (TN) Cole Greene (GA) Comer Griffith Crawford Grothman

Guest Guthrie Hagedorn Harris Harshbarger Hartzler Hern Herrell Herrera Beutler Hice (GA) Higgins (LA) Hinson Hollingsworth Hudson Huizenga Issa Jacobs (NY) Johnson (LA) Johnson (OH) Johnson (SD) Jordan Joyce (OH) Joyce (PA) Katko Keller Kelly (MS) Kelly (PA) Kim (CA) Kinzinger Kustoff LaHood LaMalfa Lamborn Latta LaTurner Lesko Letlow Long Loudermilk

#### Allen Amodei Armstrong Arrington **Bahin** Bacon Baird Balderson Banks Barr Bentz Bergman Bice (OK) Biggs Bilirakis Bishop (NC) Boebert Bost Brady Brooks Buchanan Buck Bucshon Budd Burgess Calvert Cammack Carl Carter (GA) Carter (TX) Cawthorn Chabot Cheney Cline Cloud Clyde Cole ${\bf Comer}$ Crawford Crenshaw Curtis Davidson Davis, Rodney

DesJarlais

Duncan

Emmer

Dunn

Estes

Diaz-Balart

Lucas Palazzo Stefanik Luetkemeyer Palmer Steil Mace Pence Steube Malliotakis Perry Stewart Pfluger Mann Taylor Massie Posey Tennev Mast Reed Thompson (PA) McCarthy Reschenthaler Tiffany McCaul Rice (SC) Timmons Rodgers (WA) McClain Turner McClintock Rogers (AL) Upton McHenry Rogers (KY) Valadao McKinley Rose Van Drew Rosendale Meijer Van Duvne Meuser Rouzer Wagner Miller (IL) Roy Walberg Miller (WV) Rutherford Walorski Miller-Meeks Salazar Waltz Moolenaar Scalise Weber (TX) Mooney Moore (UT) Schweikert Webster (FL) Sessions Wenstrup Mullin Simpson Murphy (NC) Smith (MO) Westerman Williams (TX) Nehls Smith (NE) Wilson (SC) Newhouse Smith (NJ) Norman Smucker Wittman Nunes Spartz Womack Obernolte Young Stauber Steel Zeldin Owens

## NOT VOTING-7

Blumenauer Gohmert Burchett Jackson Moore (AL) Emmer

Scott, Austin

# □ 1417

So the resolution was agreed to. The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

Stated against:

Aderholt

Mr. EMMER. Mr. Speaker, I was unavoidably detained. Had I been present, I would

have voted "nay" on rollcall No. 176. Mr. AUSTIN SCOTT of Georgia. Mr. Speaker, I was unavoidably detained. Had I been present, I would have voted "nay" on rollcall No. 176.

# MEMBERS RECORDED PURSUANT TO HOUSE RESOLUTION 8, 117TH CONGRESS

(Moolenaar) Amodei Kirkpatrick (Balderson) (Stanton) DeFazio (Davids Lawson (FL) (KS)) (Evans) DeSaulnier Lieu (Beyer) (Matsui) Lowenthal García (IL) (Beyer) (Garcia (TX)) Meng (Clark Hoyer (Brown) (MA)) Johnson (TX) Mullin (Cole) (Jeffries)

Kelly (IL) Napolitano (Jeffries) (Correa) Pappas (Kuster) Payne (Pallone) Ruiz (Aguilar) Rush (Underwood)

Sewell (DelBene) Vela (Gomez) Velázquez (Jeffries) Wilson (FL) (Hayes)

#### PROVIDING AMOUNTS FOR THE EXPENSES OF THE SELECT COM-MITTEE ONECONOMIC DIS-PARITY AND FAIRNESS GROWTH

The SPEAKER pro tempore (Mr. CUELLAR). Pursuant to section 10 of House Resolution 486, House Resolution 485 is hereby adopted.

The text of the resolution is as follows:

# H. RES. 485

Resolved.

#### SECTION 1. AMOUNTS FOR COMMITTEE EX-PENSES.

For the expenses of the Select Committee on Economic Disparity and Fairness in Growth (hereafter in this resolution referred to as the "Select Committee"), including the expenses of all staff salaries, there shall be paid, out of the applicable accounts of the House of Representatives for committee salaries and expenses, not more than \$3,500,000 for the One Hundred Seventeenth Congress.

#### SEC. 2. SESSION LIMITATIONS.

Of the amount specified in section 1—

(1) not more than \$1,500,000 shall be available for expenses incurred during the period beginning on the date of the adoption of this resolution and ending immediately before noon on January 3, 2022; and

(2) not more than \$2,000,000 shall be available for expenses incurred during the period beginning at noon on January 3, 2022, and ending immediately before noon on January

## SEC. 3. VOUCHERS.

Payments under this resolution shall be made on vouchers authorized by the Select Committee, signed by the Chairman of the Select Committee, and approved in the manner directed by the Committee on House Administration.

### SEC. 4. REGULATIONS.

Amounts made available under this resolution shall be expended in accordance with regulations prescribed by the Committee on House Administration.

# MOTION TO SUSPEND THE RULES AND PASS CERTAIN BILLS

Mr. McGOVERN. Mr. Speaker, pursuant to section 11 of House Resolution 486, I move to suspend the rules and pass H.R. 482, H.R. 704, H.R. 961, H.R. 1314, H.R. 2571, H.R. 2679, H.R. 2694, H.R. 2922, H.R. 3182, H.R. 3239, H.R. 3241, H.R. 3723, H.R. 3752, H.R. 3841, S. 409, and S. 1340.

The Clerk read the title of the bills. The text of the bills are as follows:

NEWBORN SCREENING SAVES LIVES REAUTHORIZATION ACT OF 2021

#### H.B. 482

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

# SECTION 1. SHORT TITLE.

This Act may be cited as the "Newborn Screening Saves Lives Reauthorization Act of 2021".

#### SEC. 2. IMPROVED NEWBORN AND CHILD SCREENING AND FOLLOW-UP FOR HERITABLE DISORDERS.

- (a) PURPOSES.—Section 1109(a) of the Public Health Service Act (42 U.S.C. 300b-8(a)) is amended—
- (1) in paragraph (1), by striking "enhance. improve or" and inserting "facilitate, enhance, improve. or":
- (2) by amending paragraph (3) to read as follows:
- "(3) to develop, and deliver to parents, families, and patient advocacy and support groups, educational programs that-
- "(A) address newborn screening counseling, testing (including newborn screening pilot studies), follow-up, treatment, specialty services, and long-term care;
- "(B) assess the target audience's current knowledge, incorporate health communications strategies, and measure impact; and
- "(C) are at appropriate literacy levels;";
- (3) in paragraph (4)—
- (A) by striking "followup" and inserting "follow-up"; and
- (B) by inserting before the semicolon at the end the following: ", including re-engaging patients who have not received recommended follow-up services and supports"
- (b) APPROVAL FACTORS.—Section 1109(c) of the Public Health Service Act (42 U.S.C. 300b-8(c)) is amended-
- (1) by striking "or will use" and inserting "will use"; and
- (2) by inserting ", or will use amounts received under such grant to enhance capacity

and infrastructure to facilitate the adoption of," before "the guidelines and recommendations".

#### SEC. 3. ADVISORY COMMITTEE ON HERITABLE DISORDERS IN NEWBORNS AND CHILDREN.

Section 1111 of the Public Health Service Act (42 U.S.C. 300b-10) is amended-

- (1) in subsection (b)-
- (A) in paragraph (5), by inserting "and adopt process improvements" after "take appropriate steps";
- (B) in paragraph (7) by striking "and" at the end:
- (C) by redesignating paragraph (8) as paragraph (9);
- (D) by inserting after paragraph (7) the following:
- "(8) develop, maintain, and publish on a publicly accessible website consumer-friendly materials detailing-
- "(A) the uniform screening panel nomination process, including data requirements, standards, and the use of international data in nomination submissions: and
- "(B) the process for obtaining technical assistance for submitting nominations to the uniform screening panel and detailing the instances in which the provision of technical assistance would introduce a conflict of interest for members of the Advisory Committee: and":
  - (E) in paragraph (9), as redesignated—
- (i) by redesignating subparagraphs (K) and (L) as subparagraphs (L) and (M), respectively; and
- (ii) by inserting after subparagraph (J) the following:
- "(K) the appropriate and recommended use of safe and effective genetic testing by health care professionals in newborns and children with an initial diagnosis of a disease or condition characterized by a variety of genetic causes and manifestations;"; and
  - (2) in subsection (g)-
- (A) in paragraph (1) by striking "2019" and inserting "2026"; and
- (B) in paragraph (2) by striking "2019" and inserting "2026"

### SEC. 4. CLEARINGHOUSE OF NEWBORN SCREEN-ING INFORMATION.

Section 1112(c) of the Public Health Service Act (42 U.S.C. 300b-11(c)) is amended by striking "and supplement, not supplant, existing information sharing efforts" and inserting "and complement other Federal newborn screening information sharing activi-

## SEC. 5. LABORATORY QUALITY AND SURVEIL-LANCE.

Section 1113 of the Public Health Service Act (42 U.S.C. 300b-12) is amended-

- (1) in subsection (a)—
- (A) in paragraph (1)—
- (i) by striking "performance evaluation services," and inserting "development of new screening tests,"; and
  (ii) by striking "and" at the end;

  - (B) in paragraph (2)—
- (i) by striking "performance test materials" and inserting "test performance materials"; and
- (ii) by striking the period at the end and inserting "; and"; and
  - (C) by adding at the end the following:
- "(3) performance evaluation services to enhance disease detection, including the development of tools, resources, and infrastructure to improve data analysis, test result interpretation, data harmonization, and dissemination of laboratory best practices.";
  - (2) in subsection (b) to read as follows:
- "(b) SURVEILLANCE ACTIVITIES.—The Secretary, acting through the Director of the Centers for Disease Control and Prevention, and taking into consideration the expertise